### Case 2:01-cv-00779-WBS-CKD Document 163 Filed 11/20/07 Page 1 of 7

Zelle, Hofmann, Voelbel, Mason & Gette LLP 500 Washington Avenue South – Suite 4000 Minneaapolis, Minnesota, 55415	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28	Craig C. Corbitt (State Bar No. 83251)  ZELLE, HOFMANN, VOELBEL, MASON  44 Montgomery Street, Suite 3400  San Francisco, CA 94104  Telephone: (415) 693-0700  Facsimile: (415) 693-0770  John B. Massopust  Daniel J. Millea  ZELLE, HOFMANN, VOELBEL, MASON  33 South Sixth Street, Suite 4400  Minneapolis, MN 55402  Telephone: (612) 339-2020  Facsimile: (612) 336-9100  Attorneys for Plaintiffs  IN THE UNITED STAT  FOR THE EASTERN DIS  SACRAMENT  DIRK REGAN, CAROL REGAN,  JACQUELYN SHELDRICK, STEPHEN  PHILLIP RUTHERFORD, DONALD M.  FISK, AND GLENN L. BOOM, for themselves and on behalf of all others similarly situated, et al.,  Plaintiffs, vs.  OWEST COMMUNICATIONS INTERNATIONAL, INC., et al.,  Defendants.  DIRK REGAN, CAROL REGAN,  JACQUELYN SHELDRICK, and DONALD  M. FISK, for themselves and on behalf of all others similarly situated, et al.,  Plaintiffs, vs.  DIRK REGAN, CAROL REGAN,  JACQUELYN SHELDRICK, and DONALD  M. FISK, for themselves and on behalf of all others similarly situated, et al.,  Plaintiffs, vs.  WILLIAMS COMMUNICATIONS, L.L.C., et al.,	& GETTE LLP TES DISTRICT COURT TRICT OF CALIFORNIA
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JOINT STIPULATION TO CONTINUE STATUS CONFERENCE

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COME NOW, Plaintiffs and Defendants and jointly request that the Court continue the December 3, 2007 Status Conference in these matters. In support of said stipulated request, the parties state as follows:

- By Order of this Court dated July 26, 2007 there is a Status Conference in this 1. matter set for December 3, 2007.
- 2. As previously set forth in Plaintiffs' and Defendants' previous reports to this Court, the parties herein are in the process of attempting to finalize settlements that would dispose of the claims asserted in this action. The settlements would entail 48 separate agreements.
- 3. Counsel are in the process of preparing documentation for each of the settlements, developing a program for providing notice, by mail and by publication, to class members, creating forms by which class members can submit claims for settlement benefits, working out procedures for implementation of a claims process, and obtaining final corporate approval for the agreements.
- 4. The parties intend to pursue judicial approval of all settlements in the United States District Court for the District of Massachusetts in the pending matter styled as Kingsborough v. Sprint Communications Co., L.P., et al., Case No. 07-CV-10651, and have so informed the *Kingsborough* court.
- 5. The Kingsborough court held hearings on September 12, 2007, October 11, 2007 and November 8, 2007, to discuss the settlements and the procedures by which they would be submitted for approval. The court has set another hearing for November 27, 2007.
- 6. Provided the settlement agreements are ultimately executed and approved and settlement classes are certified, the parties intend to dismiss all pending matters involving claims subject to the settlement agreements, including the matters pending before this Court.

# Zelle, Hofmann, Voelbel, Mason & Gette LLP 500 Washington Avenue South – Suite 4000 Minneaapolis, Minnesota, 55415

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7.	In	the i	ntere	sts of j	udicia	l effici	ency	, the	parties	hereby	request	that	the
December	3, 2007	7 Statı	us Co	nferenc	e be n	noved to	an	availa	ble date	late in	he first o	ղuarte	er of
2008, at	which	time	the	parties	will	provide	a	furthe	er statu	s repor	t concer	ning	the
proceeding	gs in <i>Ki</i>	ngsbo	roug	h.									
<b>X</b> X/I	TEDEE	ODE	tha	parties	ioin	ly rogi	10ct	that	the Co	ourt cor	itinua th	o St	atuc

WHEREFORE, the parties jointly request that the Court continue the Status Conference as noted above.

**DATED**: November 16, 2007

Respectfully submitted,

## ZELLE, HOFMANN, VOELBEL, MASON & GETTE LLP

MASON & GETTE LLP
/s/ Daniel J. Millea

Daniel J. Millea 500 Washington Avenue South, Suite 4000 Minneapolis, MN 55415

Telephone: (612) 339-2020 Facsimile: (612) 336-9100

#### And

John B. Massopust

Craig C. Corbitt (State Bar No. 83251) 44 Montgomery Street, Suite 3400 San Francisco, CA 94104

Telephone: (415) 693-0700 Facsimile: (415) 693-0770

#### **OF COUNSEL:**

Nels Ackerson

#### ACKERSON KAUFFMAN FEX, P.C.

1250 H Street, N.W.

21 | Suite 850

Washington, DC 20005-3952

22 | Telephone: (202) 833-8833

Facsimile: (202) 833-8831

Henry J. Price

#### PRICE WAICUKAUSKI & RILEY, LLC

25 | The Hammond Block Building

301 Massachusetts Avenue

26 | Indianapolis, IN 46204

Telephone: (317) 633-8787

Facsimile: (317) 633-8797

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Zelle, Hofmann, Voelbel, Mason & Gette LLP 500 Washington Avenue South – Suite 4000 Minneaapolis, Minnesota, 55415	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 25	Roger C. Johnson KOONZ, MCKENNEY, JOHNSON, DEPAOLIS & LIGHTFOOT, L.L.P. 2001 Pennsylvania Ave., N.W. Suite 450 Washington, DC 20006 Telephone: (202) 659-5500 Facsimile: (202) 785-3719
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# Case 2:01-cv-00779-WBS-CKD Document 163 Filed 11/20/07 Page 5 of 7

Zelle, Hofmann, Voelbel, Mason & Gette LLP 500 Washington Avenue South – Suite 4000 Minneaapolis, Minnesota, 55415	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27	DATED: November 16, 2007	CORR, CRONIN, MICHELSON, BAUMGARDNER & PREECE, LLP  /s/ Emily Brubaker (as authorized on 11/16/07) Emily Brubaker 1001 Fourth Avenue Suite 3900 Seattle, WA 98154-1051 Telephone: (206) 625-8600 Facsimile: (206) 625-0900 AND  John F. Daum O'MELVENY & MYERS, LLP 400 South Hope Street Los Angeles, CA 90071-2899 Telephone: (213) 430-6000 Facsimile: (213) 430-6407  ATTORNEYS FOR DEFENDANTS QWEST COMMUNICATIONS, ET AL.
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C LLF	10		Los Angeles, CA 90071-2899
_	9		O'MELVENY & MYERS, LLP
	8		John F. Daum
	7		AND
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	5		Seattle, WA 98154-1051
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	1	DATED: November 16, 2007	

## Case 2:01-cv-00779-WBS-CKD Document 163 Filed 11/20/07 Page 6 of 7

	1	DATED: November 16, 2007	HALL, ESTILL, HARDWICK, GABLE, GOLDEN & NELSON, P.C.
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	3		/s/ J. Kevin Hayes (as authorized on 11/16/07) J. Kevin Hayes
	4		Pamela S. Anderson
	5		320 South Boston Avenue Suite 400
	6		Tulsa, OK 74103-3708 Telephone: (918) 594-0400
	7		Facsimile: (918) 594-0505
	8		AND
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Ţ	10		ERIKSEN, ARBUTHNOT, KILDUFF, DAY & LINDSTROM, INC.
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otmann, v oelbel, Mason & Ge 7ashington Avenue South – Suite Minneaapolis, Minnesota, 55415	12		Charles Painter Timothy P. Dailey
lasor outh sota,			100 Howe Avenue
ue Se linne	13		Sacramento, CA 95825 Telephone: (916) 483-5181
oelbe Aven lis, M	14		Facsimile: (916) 483-7558
nn, v ngton eaapo	15		ATTORNEYS FOR DEFENDANTS
le, Hofmann, Voelbel, Mason & Gette L 500 Washington Avenue South – Suite 4000 Minneaapolis, Minnesota, 55415	16		WILLIAMS COMMUNICATIONS, ET AL.
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#### **ORDER**

The Court, having reviewed the parties' stipulation concerning the December 3, 2007 Status Conference, and for the reasons stated therein, finds that the relief requested by the parties should be granted.

IS THEREFORE ORDERED that the December 3, 2007 Status Conference is continued until **March 24, 2008 at 2:00 p.m**., and the parties are ordered to file a joint status report no later than 14 calendar days prior to the hearing.

DATED: November 19, 2007

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WILLIAM B. SHUBB

UNITED STATES DISTRICT JUDGE